

BEFORE THE ARIZONA CORPORATION COM 1 Arizona Corporation Commission COMMISSIONERS DOCKETED 3 MIKE GLEASON, Chairman WILLIAM A. MUNDELL DEC 17 2008 JEFF HATCH-MILLER KRISTIN K. MAYES DOCKETED BY 5 **GARY PIERCE** ne DOCKET NO. T-02847A-08-0164 IN THE MATTER OF THE JOINT APPLICATION 7 OF ACCIPITER COMMUNICATIONS, INC. AND DOCKET NO. T-01051B-08-0164 QWEST CORPORATION FOR ACCIPITER TO EXTEND ITS CERTIFICATE OF CONVENIENCE AND NECESSITY AND TO DELETE A PORTION 70641 DECISION NO. OF ITS CERTIFICATE OF CONVENIENCE AND NECESSITY IN FAVOR OF QWEST AND FOR 10 QWEST TO EXTEND ITS SERVICE AREA AND DELETE A PORTION OF ITS SERVICE AREA IN **OPINION AND ORDER** 11 FAVOR OF ACCIPITER. 12 October 21, 2008 DATE OF HEARING: 13 Phoenix, Arizona PLACE OF HEARING: 14 ADMINISTRATIVE LAW JUDGE: Sarah N. Harpring 15 Mr. Bradley S. Carroll, and Mr. Jeffrey W. Crockett, APPEARANCES: Snell & Wilmer, LLP, on behalf of Accipiter 16 Communications, Inc.; 17 Mr. Norman Curtright, Qwest Corporation Legal Department, on behalf of Qwest Corporation; and 18 Ms. Maureen Scott, Senior Staff Counsel, Legal 19 Division, on behalf of the Utilities Division of the

BY THE COMMISSION:

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On March 18, 2008, Accipiter Communications, Inc., dba Zona Communications ("Accipiter") and Qwest Corporation ("Qwest") filed with the Arizona Corporation Commission ("Commission") a Joint Application requesting an order (1) deleting a portion of Qwest's service area ("Accipiter extension area") and extending Accipiter's Certificate of Convenience and Necessity ("CC&N") service area to include it, (2) deleting a portion of Accipiter's CC&N service area ("Qwest extension area") and adding it to Qwest's service area, (3) authorizing Accipiter to charge in the Accipiter extension area the rates and charges included in existing Accipiter tariffs on file with

Arizona Corporation Commission.

the Commission, (4) authorizing Qwest to charge in the Qwest extension area the rates and charges included in existing Qwest tariffs on file with the Commission, and (5) stating that the Commission does not object to the Federal Communications Commission's ("FCC's") granting a waiver of the Study Area boundary freeze to allow Accipiter and Qwest to modify their respective Study Areas consistent with the transfer of the Accipiter extension area and Qwest extension area.

On April 15, 2008, Commission Utilities Division Staff ("Staff") issued a Letter of Insufficiency and First Set of Data Requests to Accipiter and Qwest.

On May 9, 2008, Qwest filed responses to the First Set of Data Requests.

On May 14, 2008, Accipiter filed responses to the First Set of Data Requests.

On June 11, 2008, Staff issued a Second Letter of Insufficiency and Second Set of Data Requests to Accipiter.

On June 23, 2008, Accipiter filed responses to the Second Set of Data Requests.

On July 23, 2008, Staff issued a Letter of Sufficiency to Accipiter and Qwest stating that the Joint Application had met the sufficiency requirements as outlined in Arizona Administrative Code ("A.A.C.") R14-2-502.

On July 25, 2008, a Procedural Order was issued scheduling a hearing in this matter for October 10, 2008, and establishing other procedural requirements and deadlines.

On July 30, 2008, Accipiter filed a Motion to Modify Procedural Schedule, requesting to have the hearing date and associated procedural deadlines continued by at least 10 days, because of the unavailability of Accipiter's counsel, and agreeing to a tolling of the timeframe for the period of the continuance. Accipiter stated that neither Qwest nor Staff objected to the continuance.

On July 30, 2008, a Procedural Order was issued rescheduling the hearing for October 21, 2008; modifying the associated procedural deadlines accordingly; and extending the timeframe for this matter by 11 days.

On August 28, 2008, at the request of counsel for Accipiter, a telephonic procedural conference was held to discuss notice publication requirements.

On September 11, 2008, Accipiter and Qwest filed Notice of Filing Affidavits of Mailing and Affidavit of Publication.

On September 15, 2008, Staff filed a Staff Report recommending that the Joint Application be approved.

On September 24, 2008, comments in support of the Joint Application were filed.

On September 25, 2008, Accipiter filed Comments Regarding the Staff Report.

On October 21, 2008, a full evidentiary hearing in this matter proceeded before a duly authorized Administrative Law Judge of the Commission at the Commission's offices in Phoenix, Arizona.

* * * * * * * *

Having considered the entire record herein and being fully advised in the premises, the Commission finds, concludes, and orders that:

FINDINGS OF FACT

- 1. On March 18, 2008, Accipiter and Qwest filed with the Commission a Joint Application requesting an order (1) deleting the Accipiter extension area from Qwest's service area and extending Accipiter's CC&N service area to include it, (2) deleting the Qwest extension area from Accipiter's CC&N service area and adding it to Qwest's service area, (3) authorizing Accipiter to charge in the Accipiter extension area the rates and charges included in existing Accipiter tariffs on file with the Commission, (4) authorizing Qwest to charge in the Qwest extension area the rates and charges included in existing Qwest tariffs on file with the Commission, and (5) stating that the Commission does not object to the FCC's granting a waiver of the Study Area boundary freeze to allow Accipiter and Qwest to modify their respective Study Areas consistent with the transfer of the Accipiter extension area and Qwest extension area.
- 2. Accipiter is a Nevada corporation, authorized to transact business in Arizona, and is in good standing with the Commission's Corporations Division.
- 3. Pursuant to a CC&N initially granted by the Commission in Decision No. 59346 (October 11, 1995), Accipiter is an incumbent local exchange carrier ("ILEC") providing local exchange services and other telecommunications services in a service area of approximately 1,100 square miles within Maricopa and Yavapai Counties. As of the hearing, Accipiter was providing service to approximately 191 customers with 309 access lines, split almost evenly between business

and residential access lines.

4. Accipiter is a rural carrier, eligible for U.S. Department of Agriculture Rural Utilities Service ("RUS") financing, and receives Universal Service Fund ("USF") support.

- 5. Qwest is a Colorado corporation, authorized to transact business in Arizona, and is in good standing with the Commission's Corporations Division.
- 6. Qwest is an ILEC and, along with its predecessors, has been providing local exchange services in Arizona since before Arizona's statehood. Qwest's Arizona service area is designated in service area maps incorporated into its tariffs and approved by the Commission. As of June 30, 2008, Owest was providing service to approximately 1.5 million access lines.
- 7. On July 23, 2008, Staff issued a Letter of Sufficiency to Accipiter and Qwest stating that the Joint Application had met the sufficiency requirements as outlined in A.A.C. R14-2-502.
- 8. On July 25, 2008, a Procedural Order was issued scheduling a hearing in this matter for October 10, 2008, and establishing other procedural requirements and deadlines.
- 9. On July 30, 2008, Accipiter filed a Motion to Modify Procedural Schedule, requesting to have the hearing date and associated procedural deadlines continued by at least 10 days, because of the unavailability of Accipiter's counsel, and agreeing to a tolling of the timeframe for the period of the continuance. Accipiter stated that neither Qwest nor Staff objected to the continuance.
- 10. On July 30, 2008, a Procedural Order was issued rescheduling the hearing for October 21, 2008; modifying the associated procedural deadlines accordingly; and extending the timeframe for this matter by 11 days.
- On August 28, 2008, at the request of counsel for Accipiter, a telephonic procedural conference was held to discuss notice publication requirements. Accipiter and Qwest appeared through counsel, and Staff did not appear. During the procedural conference, it was determined that Accipiter and Qwest would have notice of the application published in the statewide edition of *The Arizona Republic* with a smaller font size than had been ordered in the prior Procedural Orders, but with the publishing deadline unchanged.

Staff had been provided notice of the procedural conference by counsel for Accipiter, but counsel for Staff was unexpectedly unavailable.

On September 11, 2008, Accipiter and Qwest filed Notice of Filing Affidavits of Mailing and Affidavit of Publication. The filing showed that notice of the application had been mailed first class to all property owners in the Qwest extension area on August 25, 2008; that notice of the application had been mailed first class to all property owners in the Accipiter extension area on September 2, 2008; and that notice had been published in the statewide edition of *The Arizona Republic* on September 1, 2008.

- Application be approved. In the Staff Report, Staff noted that the area code for the Accipiter extension area would change from 623 to 928, although this would have no effect on the scope of the local calling area for future customers, as Accipiter's exchanges are part of the Phoenix local calling area. Staff explained that because Accipiter exchanges in the 928 area code are in a different rate center from Qwest, in the 623 area code, there would be a restriction on local number portability between the two.
- 14. On September 24, 2008, Christopher J. Cacheris, Vice President, Harvard Investments, filed comments on behalf of Lake Pleasant 5000 LLC, a property owner in the Accipiter extension area, in support of the Joint Application. Mr. Cacheris also requested that the Accipiter extension area retain a 623 area code.
- 15. On September 25, 2008, Accipiter filed Comments Regarding the Staff Report. Accipiter stated that it supports the Staff Report, but requests that the Commission Order include a provision allowing the Accipiter extension area to remain in the 623 area code.
- 16. On October 21, 2008, a full evidentiary hearing in this matter proceeded before a duly authorized Administrative Law Judge of the Commission at the Commission's offices in Phoenix, Arizona. Accipiter, Qwest, and Staff appeared through counsel and presented testimony. Accipiter and Staff also presented evidence in the form of exhibits.
- 17. Staff's Consumer Services Section reports that no complaints, inquiries, or opinions have been filed regarding the Joint Application.
- 18. Staff's Compliance Section reports that neither Accipiter nor Qwest has any delinquencies.

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Nine of approximately 11 square miles consist of the Lake Pleasant 5000 property. (Tr. At 26.) Lake Pleasant 5000, LLC, and Harvard Investments, the developer for the property, are affiliated. (Tr. At 26.) Accipiter's witness testified that he believes Harvard Investments is a holding company that uses subsidiaries such as Lake Pleasant 5000, LLC, for their special projects. (Tr. At 28.)

The Accipiter Extension Area

- The Accipiter extension area is composed of 11 1/2 Sections in Maricopa County with 19. the following legal description: Township 6 North, Range 2 West, Gila and Salt River Base and Meridian, Sections 4-9, 17, and 18; and Township 7 North, Range 2 West, Gila and Salt River Base and Meridian, Sections 31-33 and the western ½ of Section 34. Exhibit A, attached hereto and incorporated herein, shows the Accipiter extension area. The Accipiter extension area does not include any land located within the incorporated limits of a municipality.
- Most of the Accipiter extension area² consists of land intended to be used for a 20. development now referred to as the Lake Pleasant 5000 property, but formerly known as the GW Holdings property. The developer for the Lake Pleasant 5000 property intends to build a residential development with 8,500 homes, but is still in the planning stage and does not have a firm timetable for development due to the current state of the housing industry. (Tr. At 23.)
- The remainder of the Accipiter extension area consists of an additional contiguous 3 ½ 21. Sections that are intended to "square off" Accipiter's CC&N service area. The entire northern border and three quarters of the eastern border of the Accipiter extension area are contiguous to Accipiter's current service area. The remaining area is contiguous to Qwest's service area.
- The Accipiter extension area has only two owners of record—Lake Pleasant 5000, 22. LLC, and a couple. (Tr. At 26, 27.) Although notice was provided to the couple, Accipiter did not hear from them regarding the Joint Application. (Tr. at 26.)
- 23. Owest does not have facilities in place to serve the Accipiter extension area, does not have any agreements with developers to serve the area, and does not serve any customers in the area. Owest stated that it is not aware of any unserved potential customers in the Accipiter extension area.
- 24. According to Staff, the Accipiter extension area currently has only marginal wireless service.
 - Accipiter has facilities in its Lake Pleasant Exchange area that can be efficiently 25.

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Qwest Extension Area

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extended to serve the Accipiter extension area. Accipiter currently plans to begin construction in mid-2009 of an interexchange fiber optic cable route from its network at Quintero westward along Highway 74 to its Sun Valley service area. This fiber optic cable, which is to be built regardless of the status of the Lake Pleasant 5000 development, will pass within one mile of the Lake Pleasant 5000 development's southern border. Accipiter plans to leave an access point along the fiber optic route so that when the Highway 74 access for the Lake Pleasant 5000 development is constructed, Accipiter can splice in the fiber route to extend facilities northward within the developer-defined public utility right-of-way.

- Accipiter plans to construct fiber-to-the-home network facilities to serve the Lake Pleasant 5000 development with basic telephone, custom calling and CLASS telephone features, long distance, and broadband Internet services. Accipiter also plans to provide high-capacity data circuits, which are required for some business applications.
- The developer for the Lake Pleasant 5000 property has confirmed in writing that it 27. desires Accipiter to serve the Lake Pleasant 5000 property. (Ex. A-2.)
- In Decision No. 68913 (August 29, 2006), the Commission ordered Accipiter to file, 28. within 24 months after the effective date of the Decision, a CC&N extension application for the GW Holdings Property, as a condition precedent to drawing on the loan approved in that Decision for the \$2,051,400 that Accipiter projected would be needed for the infrastructure to serve the GW Holdings property. Accipiter intends for the Joint Application to meet the filing obligation of Decision No. 68913 and stated that the \$2,051,400 is sufficient to construct facilities to serve the Lake Pleasant 5000 development property.
- Staff stated in the Staff Report that the Joint Application meets the filing obligation of 29. Decision No. 68913. Staff also stated that the additional 3 1/2 Sections are a reasonable addition to the area requested because it should be less costly for Accipiter than it would be for Qwest to provide service to those Sections.

The Qwest extension area is composed of 2 3/4 Sections in Maricopa County with the 30. following legal description: Township 3 North, Range 2 West, Gila and Salt River Base and

Meridian, Sections 29 and 32, the western ½ of Section 28, and the southeastern ¼ of Section 31. Exhibit A shows the Qwest extension area. The Qwest extension area does not include any land located within the incorporated limits of a municipality.

- 31. The Qwest extension area consists of four parcels owned by two property owners. Qwest mailed notice of the Joint Application to the property owners, but did not receive any response.
- 32. The Qwest extension area is bounded by the White Tank Mountain Regional Park to the west and by Qwest's service area to the south and east. According to Staff, it consists primarily of county land, with only four parcels owned by other private or public entities.
- 33. Accipiter does not currently have any facilities or customers in the Qwest extension area and states that it is unaware of any unserved potential customers in the area. Qwest testified that the area is a fairly remote, undeveloped area. (Tr. at 40.)
- 34. Qwest is currently serving one customer within the Qwest extension area, in Township 3 North, Range 2 West, Section 29 of the Gila and Salt River Base and Meridian, and has been since before Accipiter's CC&N service area included that Section.⁴ When Qwest discovered in approximately July 2007 that it was serving a customer in that Section, Qwest notified Accipiter and proposed that Accipiter transfer that Section to Qwest at the same time as Qwest transferred the Lake Pleasant 5000 area to Accipiter.
- 35. Qwest currently has a 100-pair cable running through the Qwest extension area on Olive Road turning onto White Tank Mountain Road into the non-contiguous territory in Section 18.
- 36. The Qwest extension area is currently assigned a 928 area code, and would change to a 623 area code as a result of the transfer to Qwest. This would have no impact on the existing customer, who already is assigned a Qwest number with a 623 area code.
- 37. Staff notes that the Qwest extension area includes 1 ¾ Sections in addition to the 1 Section in which the current Qwest customer exists. Staff explained that the additional 1 ¾ Sections square off Qwest's service area and are a reasonable addition to the Qwest extension area because it

The one customer operates a dude ranch on leased property. (Tr. at 39-40.)

will be less costly for Qwest than it would be for Accipiter to provide service to those Sections.

Rates and Charges

- 38. The Joint Application requests that Accipiter and Qwest each be authorized to charge their existing rates and charges on file with the Commission in their respective extension areas.
- 39. For residential customers in the Qwest extension area, Accipiter's basic service rate is \$16.78, and Qwest's basic service rate will be \$13.18. For business customers in the Qwest extension area, Accipiter's basic service rate is \$35.78, and Qwest's basic service rate will be \$30.40.
- 40. For residential customers in the Accipiter extension area, Qwest's basic service rate is \$14.68, and Accipiter's basic service rate will be \$16.78. For business customers in the Accipiter extension area, Qwest's basic service rate is \$31.90, and Accipiter's basic service rate will be \$35.78.
- 41. Staff explained that Qwest's tariff includes a Provisioning Agreement for Housing Developments ("PAHD") that may require payment by a developer for some of the cost to construct new facilities. At this time, as there are no known development plans for the Qwest extension area, the PAHD will not have an impact.
- 42. Staff explained that because Accipiter uses RUS financing, Accipiter is precluded from charging construction or line extension charges. Thus, although Accipiter's basic monthly rates are somewhat higher than are Qwest's, the increase in cost is offset somewhat by the benefit of not being required by Accipiter to pay construction or line extension charges. Staff stated that Accipiter has informed the Lake Pleasant 5000 property developer of the difference in the basic service rates and also that Accipiter's rates for basic service bundled with other calling features are generally lower than are the costs for comparable Qwest bundles.
- 43. The difference in basic service rates would only impact future customers as development occurs, as the one existing customer in the Qwest extension area is already paying Qwest rates.

Request for Statement Regarding Boundary Freeze Waiver

44. The Joint Application requests that the Decision in this matter include an ordering paragraph stating that the Commission does not object to the FCC's granting a waiver of the Study Area boundary freeze to allow Accipiter and Qwest to modify their respective Study Areas to reflect

the transfer of the extension areas.

- 45. Staff explained that the FCC froze Study Area boundaries as of November 15, 1984, to prevent holding companies from setting up high cost exchanges as separate companies within the holding companies' existing territories to maximize high-cost support. Staff stated that in reviewing Study Area waiver petitions, the FCC considers (1) whether the change in Study Area boundaries will adversely affect the USF, (2) whether a state commission with regulatory authority over the transferred area has opposed the transfer, and (3) whether the transfer is in the public interest.
 - 46. Accipiter and Qwest each have only one Study Area within Arizona.
- 47. Accipiter testified that the FCC waiver would allow Accipiter to include the Accipiter extension area within its Study Area and thus in its cost study. (Tr. At 18.) Without the waiver, Accipiter would be required to make a separate cost study for the Accipiter extension area, would not be able to receive federal USF on its costs, and would have to file separate National Exchange Carrier Association ("NECA") tariffs⁵ for it, all of which would be administratively burdensome. (Tr. At 18, 28.) Accipiter also testified that the FCC waiver would ultimately allow Accipiter to receive federal USF for the Accipiter extension area. (*Id.*)
- 48. Staff states that because there are no Qwest customers or Qwest facilities in the Accipiter extension area, there will be no immediate impact on the USF if the transfer from Qwest to Accipiter is approved. Likewise, Staff states, because there are no Accipiter customers or Accipiter facilities in the Qwest extension area, there will be no immediate impact on the USF if the transfer from Accipiter to Qwest is approved. According to Staff, the one Qwest customer located in the Qwest extension area would have only a *de minimis* impact on Qwest's Study Area, and Qwest does not receive high-cost-loop support for its rural service area because its costs are averaged statewide.
- 49. Accipiter states that to the extent its initial investment to serve the Accipiter extension area increases its average investment per access line, its federal USF could increase. However, according to Accipiter, this will decrease as the development begins to achieve density and the average investment per access line is thus decreased. Staff stated that any future change in the

⁵ NECA represents small rural carriers' interests before the federal government and files with the federal government consolidated tariffs that all of the represented carriers participate in. (Tr. At 28-29.)

amount of funding received by Accipiter would be of de minimis impact to the High Cost Fund.

- 50. Staff explained that "federal universal service policy promotes the availability of communications services in an efficient, widespread manner and with adequate facilities at reasonable charges." Staff believes that the transfer of the two extension areas will allow each area to be served by the provider who can most efficiently provide service.
- 51. Qwest testified that the FCC waiver of the Study Area boundary freeze would benefit Qwest because Qwest would be able to have its single Study Area and have it accurately reflect the boundaries of the territory it services. (Tr. at 36-37.) Qwest does not receive USF funds in Arizona.

Request to Retain 623 Area Code

- 52. The Accipiter extension area is currently in Qwest's Circle City Exchange, which has a 623 area code. Accipiter has requested that the Accipiter extension area be permitted to remain in the 623 area code rather than being switched to a 928 area code for the following reasons:
 - a. The developer of the Lake Pleasant 5000 property has requested that the Accipiter extension area retain the 623 area code;
 - b. Accipiter already has the South Lake Pleasant Exchange, which has a 623 area code, so Accipiter will not have any technical or operational difficulties with provisioning the 623 area code;
 - c. The residents in the planned Lake Pleasant 5000 development will probably do business primarily along the U.S. Highway 60 corridor, which has a 623 area code;
 - d. Accipiter has experienced the following difficulties with its 928 area code telephone numbers:
 - i. Businesses in the Phoenix metropolitan area that do not keep their private branch exchange ("PBX") updated are unable to complete calls to Accipiter's 928 customers because the equipment does not recognize the numbers as local;
 - ii. Accipiter's 928 customers are often initially confused about their ability to make local calls to Phoenix numbers (623, 602, and 480) and

1	are unable to complete such cans if they erroneously use 1+ draining,		
2	iii. Phoenix metro residents likewise experience confusion about their		
3	ability to make local calls to Accipiter's 928 customers, with the same		
4	result; and		
5	iv. Accipiter's 928 customers sometimes believe that they can call any 928		
6	number as a local call, which they cannot; and		
7	e. Qwest does not object.		
8	53. Accipiter testified that the Accipiter extension area would be included in Accipiter's		
9	existing 623 exchange, (Tr. At 20), the South Lake Pleasant Exchange, and that Accipiter's Extended		
10	Area Service ("EAS") agreement with Qwest would not need to be modified, (Tr. At 30).		
11	54. Staff does not oppose Accipiter's request to have the Accipiter extension area remain		
12	in the 623 area code. (Tr. at 43.) Staff does not believe that there is any harm in allowing the		
13	Accipiter extension area to remain in the 623 area code and generally agrees with the reasons that		
14	Accipiter raised for requesting this. (Tr. at 49.)		
15	Staff's Recommendations		
16	55. Staff believes that the Joint Application should be approved, as it is in the public		
17	7 interest, and recommends the following:		
18	a. That the Commission approve the transfer of the Accipiter extension area from		
19	Qwest to Accipiter;		
20	b. That the Commission approve the transfer of the Qwest extension area from		
21	Accipiter to Qwest;		
22	c. That Accipiter and Qwest be required to update their respective service area		
23	maps on file with the Commission within 60 days after a Decision granting the		
24	Joint Application;		
25	d. That the Commission approve the requests of Accipiter and Qwest to charge in		
26	the Accipiter extension area and the Qwest extension area those rates and		
27	charges set forth in their existing tariffs on file with the Commission;		
28	e. That any Decision approving the transfer of the extension areas include an		
	12 DECISION NO. 70641		

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9. It is just and reasonable and in the public interest to allow Accipiter to charge in the

ordering clause stating that the Commission does not object to the FCC's granting a waiver of the Study Area boundary freeze to allow Accipiter and Owest to modify their respective Study Areas consistent with the transfer of the extension areas; and

- That if the Accipiter extension area remains in the 623 area code, it be made a f. noncontiguous part of Accipiter's existing South Lake Pleasant Exchange.
- Staff's recommendations in Findings of Fact No. 55 are reasonable and should be 56. adopted.

CONCLUSIONS OF LAW

- Accipiter is a public service corporation within the meaning of Article XV of the 1. Arizona Constitution and A.R.S. §§ 40-281 and 40-282.
- Owest is a public service corporation within the meaning of Article XV of the Arizona 2. Constitution and A.R.S. §§ 40-281 and 40-282.
- 3. The Commission has jurisdiction over Accipiter and Qwest and the subject matter of the Joint Application.
 - 4. Notice of the Joint Application was given in accordance with the law.
- 5. Pursuant to Article XV of the Arizona Constitution and the Arizona Revised Statutes, it is in the public interest to eliminate the Accipiter extension area from Qwest's service area and to allow Accipiter to extend its CC&N service area to include the Accipiter extension area.
- Pursuant to Article XV of the Arizona Constitution and the Arizona Revised Statutes, 6. it is in the public interest to eliminate the Qwest extension area from Accipiter's CC&N service area and to allow Owest to extend its service area to include the Owest extension area.
- Accipiter is a fit and proper entity to receive an extension of its CC&N service area to 7. include the Accipiter extension area.
- Qwest is a fit and proper entity to receive an extension of its service area to include the 8. Owest extension area.
- Accipiter extension area the rates and charges in Accipiter's existing tariffs on file with the

Commission.

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- 10. It is just and reasonable and in the public interest to allow Qwest to charge in the Qwest extension area the rates and charges in Qwest's existing tariffs on file with the Commission.
- 11. It is in the public interest to include an ordering paragraph in this Decision stating that the Commission does not object to the FCC's granting a waiver of the Study Area boundary freeze to allow Accipiter and Qwest to modify their respective Study Areas to reflect the transfer of the extension areas granted herein.
- 12. It is in the public interest to allow the Accipiter extension area to be included in Accipiter's South Lake Pleasant Exchange, which is assigned a 623 area code, rather than requiring it to be included in an exchange with a 928 area code.
- 13. Staff's recommendations, as set forth in Findings of Fact No. 55, are reasonable and should be adopted.

ORDER

IT IS THEREFORE ORDERED that Accipiter Communications, Inc.'s Certificate of Convenience and Necessity is hereby modified by eliminating from its service area the Qwest extension area, which is legally described in Findings of Fact No. 30.

IT IS FURTHER ORDERED that Qwest Corporation's service area is hereby modified by eliminating from it the Accipiter extension area, which is legally described in Findings of Fact No. 19.

IT IS FURTHER ORDERED that Accipiter Communications, Inc.'s Certificate of Convenience and Necessity is hereby extended to include within its service area the Accipiter extension area, as described in Findings of Fact No. 19.

IT IS FURTHER ORDERED that Qwest Corporation's service area is hereby extended to include the Qwest extension area, as described in Findings of Fact No. 30.

IT IS FURTHER ORDERED that Accipiter Communications, Inc. shall, within 60 days after the effective date of this Decision, file with the Commission's Docket Control, as a compliance item in this docket, an updated service area map showing the modifications approved herein.

IT IS FURTHER ORDERED that Qwest Corporation shall, within 60 days after the effective

date of this Decision, file with the Commission's Docket Control, as a compliance item in this docket, an updated service area map showing the modifications approved herein.

IT IS FURTHER ORDERED that Accipiter Communications, Inc. shall charge in the Accipiter extension area those rates and charges set forth in Accipiter Communications, Inc.'s existing tariffs on file with the Commission.

IT IS FURTHER ORDERED that Qwest Corporation shall charge in the Qwest extension area those rates and charges set forth in Qwest Corporation's existing tariffs on file with the Commission.

IT IS FURTHER ORDERED that the Accipiter extension area shall be included in Accipiter Communications, Inc.'s South Lake Pleasant Exchange, which is assigned a 623 area code, rather than in an exchange with a 928 area code.

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DECISION NO. 70641

1	IT IS FURTHER ORDERED that the Commission does not object to the Federal		
2	Communications Commission's granting a waiver of the Study Area boundary freeze to allow		
3	Accipiter Communications, Inc. and Qwest Corporation to modify their respective Study Areas to		
4	reflect the transfer of the extension areas granted herein.		
5	IT IS FURTHER ORDERED that this Decision shall become effective immediately.		
6	BY ORDER OF THE ARIZONA CORPORATION COMMISSION.		
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9	CHAIRMAN	COMMISSIONER	
10	ab. T. H+1 m 00,	The Grand View	
11	COMMISSIONER	COMMISSIONER COMMISSIONER	
12		IN WITNESS WHEREOF, I, BRIAN C. McNEIL, Executive	
13		Director of the Arizona Corporation Commission, have hereunto set my hand and caused the official seal of the	
14		Commission to be affixed at the Capitol, in the City of Phoenix, this 17 day of Dec., 2008.	
15		uns <u>11 day 01 <u>LJEC</u>, 2008.</u>	
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17		BRIAN CAMENEY	
18		EXECUTIVE DIRECTOR	
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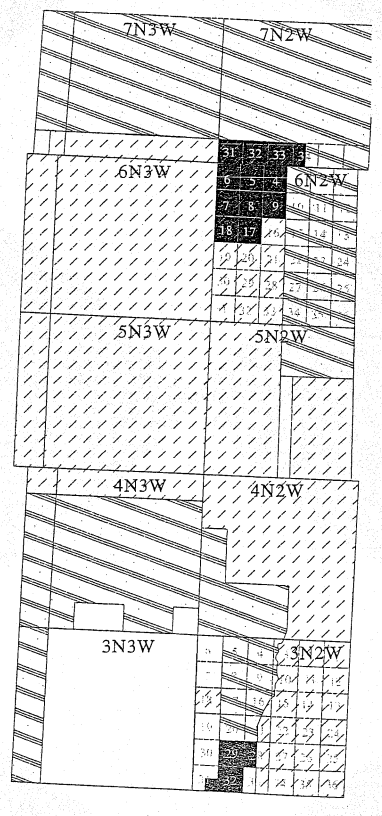
DECISION NO. 70641

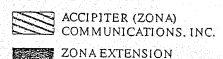
27

1 2	SERVICE LIST FOR: ACCIPI	TER COMMUNICATIONS, INC. AND CORPORATION
3	3 DOCKET NOS.: T-02847A	A-08-0164 AND T-01051B-08-0164
4		
5	Bradley S. Carroll Jeffrey W. Crockett SNELL & WILMER LLP	
6 7	One Arizona Center 400 East Van Buren Street Phoenix, AZ 85004-2202	
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9	Norman Curtright	
10		
11		
12	12 Legal Division	
13	ARIZONA CORPORATION COMMISSION 1200 West Washington Street Phoenix, AZ 85007	
14	and a 🚹 the contract of the c	
15	15 Utilities Division ARIZONA CORPORATION COMMISSION	
16	Phoenix, AZ 85007	
17		
18	일 등 전문 보고 있는 것이 되었다. 그 사람들은 사람들은 사람들은 사람들은 사람들이 되었다. 기본 대한 경기를 하면 보고 있다면 보고 있는 것이 되었다.	
19		
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21		
22		
23		
24	그래에 중요한 경험을 받았다.	
25	25	
26	26	

DOCKET NO. T-02847A-08-0164 QWEST CORPORATON DOCKET NO. T-01051B-08-0164

EXHIBIT "A"





DELETED FROM QWEST



